

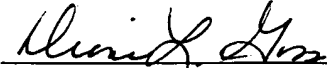


PATENT

Date of Notice
of Allowance : October 4, 2006

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Diane L. Goss

Applicant	:	Motokazu Okawa	Confirmation No. 5962
Application No.	:	10/600,782	
Filed	:	June 19, 2003	
Title	:	ADVERTISEMENT USING CELLULAR PHONE	
Grp./Div.	:	2618	
Examiner	:	Quochien B. Vuong	
Docket No.	:	50585/K277	

COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

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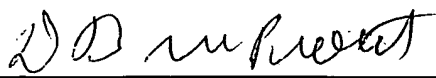
Post Office Box 7068
Pasadena, CA 91109-7068
January 4, 2007

Commissioner:

Reasons for allowance are only warranted in instances in which "the record of the prosecution as a whole does not make clear his or her reasons for allowing a claim or claims." (37 CFR § 1.104(e))

Applicant believes the Examiner's stated reasons for allowance are unnecessary. The applicant does not necessarily agree with each statement in the reasons for allowance. While applicant agrees that the claims are allowable, applicant does not acquiesce with each statement in the reasons for allowance, that patentability requires each stated feature exactly as expressed by the Examiner, nor that each stated feature is required for patentability.

Respectfully submitted,
CHRISTIE, PARKER & HALE, LLP

By 
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626/795-9900

DBP/dg

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